### EXHIBIT "N"

LARRY BOSKET,	)	
Plaintiff,	)	
	)	
vs.	)	Case No. 3:11-cv-00678-LEK-DEF
NCO FINANCIAL SYSTEMS, INC.	)	
Defendant.	)	

#### **DECLARATION OF DENNIS KURZ**

- I, **DENNIS KURZ**, being first duly sworn on oath, state as follows:
- 1. I am an attorney with Weisberg & Meyers. I am one of Plaintiff's attorneys in this case and am familiar with its facts.
- 2. I have reviewed Plaintiff's Itemized Time Entries included in W&M's Statement of Services.
- 3. The time entries bearing my name represent the actual attorney hours I spent working on Plaintiff's file.
- 4. Each of these time entries truly and accurately reflects the services I performed in this case.
- 5. Each time entry was entered contemporaneously to the task being completed into our computer database, Amicus Attorney.
- 6. The time I incurred on each time entry was reasonable and necessary.
- 7. I have reviewed my biographical section of Plaintiff's Fee Petition and it truly and accurately reflects my background and experience.
- 8. That I expended a total of 6.2 hours in this matter. My contemporaneously kept records reflecting our services in this litigation are attached to Plaintiff's Motion for Attorneys' Fees and Costs as Exhibit L.
- 9. The reasonable hourly rate for my services is \$335.00 per hour.

- 10. The lodestar calculation of attorney's fees for my time expended is (6.2 hours x \$335.00 per hour) \$2,077.00.
- 11. I certify that the statements set forth in this declaration are true and correct.

By: s/ Dennis Kurz
DENNIS KURZ

LARRY BOSKET,	)	
Plaintiff,	)	
	)	
VS.	)	Case No. 3:11-cv-00678-LEK-DEP
NGO FINANGIAI GYGEFIAG ING	)	
NCO FINANCIAL SYSTEMS, INC.	)	
- a .	)	
Defendant.	)	

### **DECLARATION OF MARSHALL MEYERS**

#### I, MARSHALL MEYERS, being first duly sworn on oath, state as follows:

- 1. I am a founding and managing partner of Weisberg & Meyers, LLC. I have acted in this case as a non-New York consulting attorney only, in conjunction with and at the request of Plaintiff's attorney Dennis Kurz.
- 2. I have reviewed Plaintiff's Itemized Time Entries included in W&M's Statement of Services.
- 3. The time entries bearing my name represent the actual attorney hours I spent working on Plaintiff's file.
- 4. Each of these time entries truly and accurately reflects the services I performed representing Plaintiff in this case.
- 5. Each time entry was entered contemporaneously to the task being completed into our computer database, Amicus Attorney.
- 6. All of the time spent by the attorneys, paralegals, and legal assistants in this case was reasonable and necessary.
- 7. The time entries were recorded in the ordinary course of business at Weisberg & Meyers, LLC by entering each entry into a computer database, Amicus Attorney.
- 8. I have reviewed my biographical section of Plaintiff's Fee Petition and it truly and accurately reflects my background and experience.

- 9. I expended a total of 1.3 hours in this matter. My contemporaneously kept records reflecting our services in this litigation are attached to Plaintiff's Motion for Attorneys' Fees and Costs as Exhibit L.
- 10. The reasonable hourly rate for my services is \$335.00 per hour.
- 11. The lodestar calculation of attorney's fees for my time expended is (1.3 hours x \$335.00 per hour) \$435.50.
- 12. These requested attorney fees and costs were reasonable and necessary to litigate this matter.
- 13. I certify that the statements set forth in this declaration are true and correct.

By: s/ Marshall Meyers
MARSHALL MEYERS

LARRY BOSKET,	)	
Plaintiff,	)	
	)	
VS.	)	Case No. 3:11-cv-00678-LEK-DEP
NGO FINANGIAI GYGEFIAG ING	)	
NCO FINANCIAL SYSTEMS, INC.	)	
- a .	)	
Defendant.	)	

#### **DECLARATION OF ALEX WEISBERG**

- I, **ALEX WEISBERG**, being first duly sworn on oath, state as follows:
- 1. I am a founding partner of Weisberg & Meyers, LLC. I have acted in this case as a non-New York consulting attorney only, in conjunction with and at the request of Plaintiff's attorney Dennis Kurz.
- 2. I have reviewed Plaintiff's Itemized Time Entries included in W&M's Statement of Services.
- 3. The time entries bearing my name represent the actual attorney hours I spent working on Plaintiff's file.
- 4. Each of these time entries truly and accurately reflects the services I performed representing Plaintiff in this case.
- 5. Each time entry was entered contemporaneously to the task being completed into our computer database, Amicus Attorney.
- 6. All of the time spent by the attorneys, paralegals, and legal assistants in this case was reasonable and necessary.
- 7. The time entries were recorded in the ordinary course of business at Weisberg & Meyers, LLC by entering each entry into a computer database, Amicus Attorney.
- 8. I have reviewed my biographical section of Plaintiff's Fee Petition and it truly and accurately reflects my background and experience.

- 9. I expended a total of 0.7 hours in this matter. My contemporaneously kept records reflecting our services in this litigation are attached to Plaintiff's Motion for Attorneys' Fees and Costs as Exhibit L.
- 10. The reasonable hourly rate for my services is \$335.00 per hour.
- 11. The lodestar calculation of attorney's fees for my time expended is (0.7 hours x \$335.00 per hour) \$234.50.
- 12. These requested attorney fees and costs were reasonable and necessary to litigate this matter.
- 13. I certify that the statements set forth in this declaration are true and correct.

By: s/ Alex Weisberg ALEX WEISBERG

LARRY BOSKET,	)	
	)	
Plaintiff,	)	
	)	
VS.	)	Case No. 3:11-cv-00678-LEK-DEF
	)	
NCO FINANCIAL SYSTEMS, INC.	)	
	)	
Defendant.	)	

### **DECLARATION OF CRAIG EHRLICH**

- I, **CRAIG EHRLICH**, being first duly sworn on oath, state as follows:
- 1. I am an attorney with Weisberg & Meyers, and I worked on this case as a non-New York consulting attorney at the direction and under the guidance of Dennis Kurz.
- 2. I have reviewed Plaintiff's Itemized Time Entries included in W&M's Statement of Services.
- 3. The time entries bearing my name represent the actual attorney hours I spent working on Plaintiff's file.
- 4. Each of these time entries truly and accurately reflects the services I performed in this case.
- 5. Each time entry was entered contemporaneously to the task being completed into our computer database, Amicus Attorney.
- 6. The time I incurred on each time entry was reasonable and necessary.
- 7. I have reviewed my biographical section of Plaintiff's Fee Petition and it truly and accurately reflects my background and experience.
- 8. That I expended a total of 2.7 hours in this matter. My contemporaneously kept records reflecting our services in this litigation are attached to Plaintiff's Motion for Attorneys' Fees and Costs as Exhibit L.
- 9. The reasonable hourly rate for my services is \$335.00 per hour.

- 10. The lodestar calculation of attorney's fees for my time expended is (2.7 hours x \$335.00 per hour) \$904.50.
- 11. I certify that the statements set forth in this declaration are true and correct.

By: s/ Craig Ehrlich CRAIG EHRLICH

LARRY BOSKET,	)	
	)	
Plaintiff,	)	
	)	
VS.	)	Case No. 3:11-cv-00678-LEK-DEP
	)	
NCO FINANCIAL SYSTEMS, INC.	)	
	)	
Defendant.	)	

#### **DECLARATION OF JOE PANVINI**

- I, **JOE PANVINI**, being first duly sworn on oath, state as follows:
- 1. I am an attorney with Weisberg & Meyers, and I worked on this case as a non-New York consulting attorney at the direction and under the guidance of Dennis Kurz.
- 2. My time spent working on this case consisted of the following on Monday September 26, 2011: Review procedural history and settlement history (.4); review local rules (.1); draft motion for attorney's fees (2.6); email correspondence with accounting re costs (.1); discuss fee bill with Marshall Meyers (.1); draft bill of costs and supporting documents (.3); calculate fee bill (.3); draft attorney declarations (.3); email correspondence with consumer law expert re declaration in support of fee request (.1); edit motion, exhibits (.5); discuss filing with Dennis Kurz (.1); finalize all exhibits and file fee petition (.2); note to file (.1).
- 3. The time I incurred in this case was reasonable and necessary.
- 4. I have reviewed my biographical section of Plaintiff's Fee Petition and it truly and accurately reflects my background and experience.
- 5. That I expended a total of 5.2 hours in this matter, as detailed above.
- 6. The reasonable hourly rate for my services is \$175.00 per hour.
- 7. The lodestar calculation of attorney's fees for my time expended is (5.2 hours x \$175.00 per hour) \$910.00.

8. I certify that the statements set forth in this declaration are true and correct.

Executed on: September 26, 2011.

By: s/ Joe Panvini
JOE PANVINI